	Form PTO-1594 REC 12 -	04-2003	I.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office
	OMB No. 0651-0027 (exp. 5/31/2002)		~ ~
	Tab settings		al documents or copy thereof.
. '		2587536 2. Name and address o	
	1. Name of conveying party(ies): Loveland Industries, Inc.	Name: Genera1	Electric Capital Corpor
	Individual(s) General Partnership XXX Corporation-State = CO Other	Street Address: 201 City: Stamford Individual(s) citizer Association	High Ridge Road State: CT Zip: 06927-5100
	Additional name(s) of conveying party(ies) attached? Yes XX No	General Partnersh	ip
	3. Nature of conveyance:	Limited Partnershi	ρ
	Assignment Merger	Corporation-State	Delaware
	XX Security Agreement Change of Name Other	If assignee is not domicited representative designation	in the United States, a domestic is attached: Yes No
	Execution Date: _11/24/03	Additional name(s) & addre	eparate document (rom assignment) ss(es) attached? Yes XX No
	4. Application number(s) or registration number(s): A. Trademark Application No.(s) <u>See continuation</u> of item 4 attached.		tration No.(s)See attached on of item 4 attached.
	Additional number(s) a	attached [212]	10
	Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of app registrations involved	lications and 72
	Name: Linda R. Kastner Internal Address: c/o Latham & Watkins LLP Suite 5800	XX Enclosed	\$\frac{1815.00}{\text{be charged to deposit account}}
	Street Address:233 South Wacker Drive	8. Deposit account nur	nber:
	City: Chicago State: IL Zip: 60606		
		E THIS SPACE	
2003 6TO 1523	120.00 OP	in last	11/2/2
	Linda R. Kastner Name of Person Signing Total number of pages including S	Signature cover sheet, attachments, and documen	Date Date

12/

40.00 OP 1775.00 OP

Continuation of Item 4

Registered U.S. Trademarks:

	Registration Number
	1,706,108
	0,937,372
	1,933,551
	1,491,911
	2,769,870
	0,820,158
	1,441,676
	2,108,067
	1,656,536
	1,881,077
	0,833,539
	1,229,192
	2,200,190
	2,213,328
	1,704,461
	2,008,588
	2,008,553
	2,048,096
	1,704,460
	2,512,549
	1,280,344
_	1,634,629
_	2,019,465
_	1,742,051
_	0,224,515
	1,592,636
	1,471,094
	2,599,375
	1,491,786
-	1,210,155
ا ب	1,890,779
4	2,011,961
	2,008,590
j	1,120,299

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Continuation of Item4

0,962,376
1,701,277
1,123,077
2,546,284
0,696,261
2,241,815
1,335,062
2,175,091
1,360,060
2,008,828
2,008,659
1,834,282
2,008,591
0,975,590
1,796,696
1,879,370
2,300,584
0,640,991
1,533,871
0,975,589
2,023,213
1,650,453
1,280,345 ~
2,543,549
1,792,269
1,706,107
2,292,734
1,104,119
2,754,057
2,618,943
2,561,086
2,008,589
1,159,598

Trademark Applications in the U.S.:

Serial Number	
76/525,470	
76/525,466	
76/363,741	
76/525,459	-
76/266,136	

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TRADEMARK SECURITY AGREEMENT

TRADEMARK SECURITY AGREEMENT, dated as of November 4, 2003, among LOVELAND INDUSTRIES, INC., a Colorado corporation ("<u>Grantor</u>"), in favor of GENERAL ELECTRIC CAPITAL CORPORATION, a Delaware corporation, in its capacity as Agent for Lenders.

WITNESSETH:

WHEREAS, pursuant to that certain Credit Agreement dated as of the date hereof by and among Grantor, the Persons named therein as Credit Parties, Agent and the Persons signatory thereto from time to time as Lenders (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Credit Agreement"), Lenders have agreed to make the Loans and to incur Letter of Credit Obligations for the benefit of Borrowers and guaranteed by Grantor;

WHEREAS, Agent and Lenders are willing to make the Loans and to incur Letter of Credit Obligations as provided for in the Credit Agreement, but only upon the condition, among others, that Grantor shall have executed and delivered to Agent, for itself and the ratable benefit of Lenders, that certain Security Agreement dated as of the date herewith (including all annexes, exhibits or schedules thereto, as from time to time amended, restated, supplemented or otherwise modified, the "Security Agreement"); and

WHEREAS, pursuant to the Security Agreement, Grantor is required to execute and deliver to Agent, for itself and the ratable benefit of Lenders, this Trademark Security Agreement.

NOW, THEREFORE, in consideration of the premises and mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor hereby agrees as follows:

- 1. <u>DEFINED TERMS</u>. All capitalized terms used but not otherwise defined herein have the meanings given to them in <u>Annex A</u> thereto to the Credit Agreement.
- 2. GRANT OF SECURITY INTEREST IN TRADEMARK COLLATERAL. Grantor hereby grants to Agent, on behalf of itself and Lenders, a continuing first priority security interest in and mortgage on all of Grantor's right, title and interest in, to and under the following, whether presently existing or hereafter created or acquired (collectively, the "Trademark Collateral"):
 - (a) all of its Trademarks and Trademark Licenses together with all prints and labels on which said Trademarks have appeared or appear, designs and general intangibles of like nature now existing or hereinafter adopted or acquired and the applications, registrations and recordings in the United States Patent and Trademark Office or in any similar office or agency of the United States of

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America, any states thereof, or any other country or subdivision thereof, to which it is a party including those referred to on Schedule I hereto;

- (b) all reissues, continuations or extensions of the foregoing;
- (c) all goodwill of the business connected with the use of, and symbolized by, each Trademark and each Trademark License; and
- (d) all products and proceeds of the foregoing, including, without limitation, any claim by Grantor against third parties for past, present or future (i) infringement or dilution of any Trademark or Trademark licensed under any Trademark License or (ii) injury to the goodwill associated with any Trademark or any Trademark licensed under any Trademark License.
- 3. <u>SECURITY AGREEMENT</u>. The security interests granted pursuant to this Trademark Security Agreement are granted in conjunction with the security interests granted to Agent, on behalf of itself and Lenders, pursuant to the Security Agreement. Grantor hereby acknowledges and affirms that the rights and remedies of Agent with respect to the security interest in the Trademark Collateral made and granted hereby are more fully set forth in the Security Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.
- 4. <u>COUNTERPARTS</u>. This Trademark Security Agreement may be authenticated in any number of separate counterparts, each of which shall collectively and separately constitute one agreement. This Trademark Security Agreement may be authenticated by manual signature, facsimile or, if approved in writing by Agent, electronic means, all of which shall be equally valid.

[Signature page follows]

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IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

LOVELAND INDUSTRIES, INC.

By:___ Name:_

Title: Executive 1/1

ACCEPTED AND ACKNOWLEDGED BY:

GENERAL ELECTRIC CAPITAL CORPORATION

Title:

IN WITNESS WHEREOF, Grantor has caused this Trademark Security Agreement to be executed and delivered by its duly authorized officer as of the date first set forth above.

LOVELAND INDUSTRIES, INC.

Ву:		
Name:		
Title:		

ACCEPTED AND ACKNOWLEDGED BY:

GENERAL ELECTRIC CAPITAL CORPORATION

By:

Name: M13/2C C

C ROBINSON

Title:

DULY BUTITORIZED SILNIFTOIR!

Schedule I

LOVELAND INDUSTRIES, INC.

Registered U.S. Trademarks:

Mark	Registration Number	Date of
357	1.706.109	Registration
	1,706,108	8/11/1992
AGICIDE	0,937,372	7/11/1972
AGRA ZONE	1,933,551	11/7/1995
BIG-6	1,491,911	6/14/1988
BLENDMASTER	2,769,870	9/30/2003
BOMYL	0,820,158	12/13/1966
BOND	1,441,676	6/9/1987
CHOICE	2,108,067	10/28/1997
CUBRIR	1,656,536	9/10/1991
DEPOSIT	1,881,077	2/28/1995
DOUBLE-M	0,833,539	8/15/1967
DOZER	1,229,192	3/8/1983
DYNA-GRAZE	2,200,190	10/27/1998
ENZIMAX	2,213,328	12/22/1998
FIGHTER-F	1,704,461	8/4/1992
FLAME	2,008,588	10/15/1996
FREEWAY	2,008,553	10/15/1996
GRIP	2,048,096	3/25/1997
GUNSMOKE	1,704,460	8/4/1992
HERBIMAX	2,512,549	12/27/2001
HOPKINS (STYLIZED)	1,280,344	6/5/1984
INCITE	1,634,629	2/12/1991
INITIATE	2,019,465	11/26/1996
INTAC	1,742,051	12/22/1992
KOLODUST (STYLIZED)	0,224,515	3/1/1927
LI (DESIGN) LOVELAND	1,592,636	4/24/1990
INDUSTRIES, INC.		
(STYLIZED)		
LI 700	1,471,094	1/5/1988
LIBERATE	2,599,375	7/23/2002
LOVELAND INDUSTRIES,	1,491,786	6/14/1988
INC.		
MAXIMIZER	1,210,155	9/28/1982
MICROMASTER	1,890,779	4/25/1995
MICRO-PROP	2,011,961	10/29/1996
MICROTREAT	2,008,590	10/15/1996
MISCELLANEOUS DESIGN	1,120,299	6/19/1979

NY1:1480398.4

(NEPTUNE KING DESIGN)		
MO-BAIT	0,962,376	7/3/1973
MSO	1,701,277	7/21/1992
NEPTUNE	1,123,077	7/31/1979
PHASE	2,546,284	3/12/2002
PLYAC	0,696,261	4/19/1960
PROTOMAX	2,241,815	4/27/1999
QUASAR	1,335,062	5/14/1985
SAFETGRO	2,175,091	7/21/1998
SEED MATE	1,360,060	9/17/1985
SHELTER	2,008,828	10/15/1996
SITE	2,008,659	10/15/1996
SLICK PICK	1,834,282	5/3/1994
SLINGSHOT	2,008,591	10/15/1996
SOOIE	0,975,590	12/25/1973
SOW-FAST	1,796,696	10/5/1993
SOY WET	1,879,370	2/14/1995
SPECTRASOL	2,300,584	12/14/1999
SPRAYMATE	0,640,991	2/5/1957
SPRAYMATE	1,533,871	4/11/1989
STRAPOLASS	0,975,589	12/25/1973
SUPPORT	2,023,213	12/17/1996
TAKE-DOWN	1,650,453	7/9/1991
TEST TUBE DESIGN	1,280,345	6/5/1984
THRUST	2,543,549	2/26/2002
TREKKER TRAX	1,792,269	9/14/1993
TUFF TRAX	1,706,107	8/11/1992
ULTRA GARD	2,292,734	11/16/1999
UNITE	1,104,119	10/17/1978
VALID	2,754,057	8/19/2003
VORTEX	2,618,943	9/10/2002
WASTEMASTER	2,561,086	4/16/2002
WIDESPREAD	2,008,589	10/15/1996
X-77	1,159,598	7/7/1981

Trademark Applications in the U.S.:

Mark	Serial Number	Date Filed
DYNA-START & DESIGN	76/525,470	6/25/2003
MIZER & DESIGN	76/525,466	6/25/2003
SHEAR-GUARD	76/363,741	1/29/2002
TECHNOLOGY	,	
SO-FAST	76/525,459	6/25/2003
VINEGRA	76/266,136	6/5/2001

NY1:1480398.4

Trademarks Registered in Canada:

Mark	Registration Number	Date of	
		Registration	
BOND	490396	2/23/1998	
BREAKER	TMA588294	8/27/2003	
CROP MATE	385164	5/31/1991	
FIGHTER-F	386006	6/21/1991	
FLUSH	TMA588192	8/26/2003	
JOLT	TMA502325	10/16/1998	
LI 700	TMA347363	11/4/1988	
PLYAC	231923	2/23/1979	
TREKKER TRAX	TMA386259	6/28/1991	
X-77	TMA421631	12/24/1993	

Trademark Applications in Canada:

Mark	Application Number	Date of Application
ACTIVATOR 90	1019710	7/8/1999
CHOICE	1129833	2/1/2002
LIBERATE	1104609	5/30/2001

Trademark Licenses: See Schedule 5.6(e) of the Credit Agreement.

NY1:1480398.4

RECORDED: 12/03/2003